EXHIBIT B

1 2	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION	
3 4 5	IN RE: UBER TECHNOLOGIES, INC., PASSENGER SEXUAL ASSAULT LITIGATION	MDL No. 3084 CRB [PROPOSED] ORDER GRANTING MOTION TO WITHDRAW AS COUNSELED FOR PLAINTIFF A.O.
6 7 8 9	This Document Relates to: A.O. v. Uber Technologies, Inc., et al; 3:24-cv-05717-CRB	
10 11 12 13 14 15 16 17 18 19 20 21	LLP ("Slater") to withdraw as counsel for Place case pursuant to Local Rule 11-5 and Califor 1.16(d). 1. Slater's Motion is GRANTED. Slater of Plaintiff. 2. Slater shall have a retaining lie attorneys' fees for legal services phad in this action. 3. Pursuant to Local Rule 11-5(b),	the motion ("Motion") of Slater Slater Schulman laintiff, A.O. ("Plaintiff"), in the above-captioned mia Rules of Professional Conduct 1.16(b)(4) and atter and its attorneys are terminated as counsel or noticed to be asserted against any future recovery Slater is ordered to serve all notices, papers, or mail until such time as Plaintiff appears pro se or
 22 23 24 25 26 27 28 	IT IS SO ORDERED. Dated:	HON. CHARLES R. BREYER United States District Court Judge